It was decided in the Yeas 252

tion 146 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 614) to direct the Secretary of the Interior to convey to the State of Minnesota the New London National Fish Hatchery production facility.

The SPEAKER pro tempore, Mr. LAHOOD, by unanimous consent, designated Mr. CAMP as Chairman of the Committee of the Whole; and after some time spent therein,

The SPEAKER pro tempore, Mr. LAHOOD, assumed the Chair.

When Mr. CAMP, Chairman, pursuant to House Resolution 146, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Page 2, line 19, strike lines 19 through 24 and insert:

(c) USE AND REVERSIONARY INTEREST.—The property conveyed to the State of Minnesota pursuant to this section shall be used by the State for purposes of fishery resources management, and if it is used for any other purpose all right, title, and interest in and to all property conveyed pursuant to this section shall revert to the United States. The State of Minnesota shall ensure that the property reverting to the United States is in substantially the same or better condition as at the time of transfer.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce,

Will the House pass said bill?

The SPEAKER pro tempore, Mr. LAHOOD, announced that the yeas had

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

$\P75.15$ H. RES. 156—UNFINISHED BUSINESS

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to clause 5, rule I, announced the unfinished business to be the question on agreeing to the resolution (H. Res. 156) providing for the further consideration of the bill (H.R. 1561) to consolidate the foreign affairs agencies of the United States; to authorize apporpriations for the Department of State and related agencies for fiscal years 1996 and 1997; to responsibly reduce the authorizations of appropriations for United States foreign assistance programs for fiscal years 1996 and 1997, and for other purposes.

The question being put,

Will the House agree to the resolution?

The vote was taken by electronic de-

affirmative Nays 168 ¶75.16[Roll No. 357]

YEAS-252 Franks (CT) Allard Moran Archer Franks (NJ) Morella Frelinghuysen Murtha Armey Bachus Frisa Myers Baesler Frost Myrick Baker (CA) Funderburk Nethercutt Baker (LA) Gallegly Neumann Ney Norwood Ballenger Ganske Barr Gekas Barrett (NE) Gilchrest Nussle Bartlett Gillmor Ortiz Barton Oxley Gilman Goodlatte Packard Bateman Goodling Parker Payne (VA) Bereuter Goss Bevill Graham Peterson (MN) Bilbray Greenwood Petri Bilirakis Gunderson Pombo Bliley Gutknecht Porter Blute Hall (TX) Portman Boehlert Hancock Pryce Boehner Hansen Quillen Bono Hastert Quinn Boucher Hastings (WA) Radanovich Brewster Hayworth Ramstad Browder Hefley Regula Heineman Roberts Brownback Herger Hilleary Rogers Rohrabacher Bryant (TN) Bunn Ros-Lehtinen Bunning Hobson Burr Hoekstra Roth Burton Hoke Roukema Buyer Horn Royce Callahan Hostettler Salmon Calvert Hunter Sanford Hutchinson Saxton Camp Canady Hyde Scarborough Castle Inglis Schaefer Chabot Istook Schiff Seastrand Chambliss .Jacobs Chenoweth Johnson (CT) Sensenbrenner Christensen Johnson, Sam Shadegg Chrysler .Jones Shaw Kasich Clinger Shays Coble Kelly Shuster Coburn Sisisky Kim Collins (GA) King Skeen Combest Kingston Skelton Condit Klug Smith (MI) Smith (NJ) Cooley Knollenberg Cox Kolbe Smith (TX) LaHood Smith (WA) Cramer Crane Solomon Crapo Latham Souder LaTourette Cremeans Spence Cunningham Laughlin Stearns Davis Lazio Stockman de la Garza Leach Stump Deal Lewis (CA) Talent Lewis (KY) DeLav Tate Diaz-Balart Lightfoot Taylor (NC) Dickey Dingell Linder Thomas Livingston Thornberry Dooley LoBiondo Thurman Doolittle Longley Tiahrt Torkildsen Dornan Manton Dreier Manzullo Traficant Duncan Martini Upton McCollum Vucanovich Dunn Ehlers McCrery Walker Ehrlich McDade Walsh McHale Wamp Emerson English McHugh Ward Weldon (FL) Ensign McInnis McIntosh Weldon (PA) Everett Ewing Fawell McKeon Weller Meek White Metcalf Fields (TX) Whitfield Wicker Wilson Flanagan Meyers Foley Mica Miller (FL) Forbes Wolf Young (FL) Zeliff Ford Molinari

NAYS-168

Montgomery

Moorhead

Fowler

Abercrombie

Barrett (WI)

Ackerman

Andrews

Baldacci

Barcia

Becerra

Beilenson

Fox

Bentsen Bryant (TX) Berman Cardin Bishop Chapman Bonior Clay Clayton Borski Brown (CA) Clement Brown (FL) Clyburn Brown (OH)

Zimmer

Collins (IL) Johnson, E. B. Rahall Collins (MI) Johnston Rangel Reed Convers Kaniorski Reynolds Richardson Costello Kaptur Kennedy (MA) Coyne Danner Kennedy (RI) DeFazio DeLauro Kennelly Roemer Kildee Rose Dellums Klink Roybal-Allard Deutsch LaFalce Rush Dicks Lantos Sabo Dixon Levin Sanders Lewis (GA) Doggett Doyle Sawyer Schroeder Lincoln Durbin Lipinski Schumer Lowey Luther Edwards Scott Engel Serrano Eshoo Maloney Skaggs Slaughter Spratt Evans Markey Martinez Farr Fattah Mascara Stark Stenholm Fazio Matsui Fields (LA) McCarthy Stokes Filner McDermott Studds Flake McKinney Stupak Foglietta McNulty Tanner Taylor (MS) Frank (MA) Meehan Furse Menendez Tejeda Thompson Gejdenson Mfume Miller (CA) Gephardt Thornton Mineta Geren Torres Minge Gibbons Torricelli Gonzalez Mink Towns Moakley Gordon Tucker Velazquez Mollohan Green Gutierrez Nadler Vento Hall (OH) Visclosky Neal Hamilton Oberstar Volkmer Harman Obev Waters Watt (NC) Hastings (FL) Olver Hefner Waxman Williams Orton Hilliard Owens Hinchey Pallone Wise

NOT VOTING-14

Woolsey

Wyden

Wynn

Yates

Young (AK)

Bonilla Lofgren Riggs Cubin Lucas Tauzin Hayes Paxon Waldholtz Houghton Pelosi Watts (OK) Peterson (FL) Kleczka

Pastor

Pickett

Pomerov

Poshard

Payne (NJ)

So the resolution was agreed to. A motion to reconsider the vote whereby said resolution was agreed to

was, by unanimous consent, laid on the

table.

Holden

Hover

Jackson-Lee

Johnson (SD)

Jefferson

¶75.17 AMERICAN OVERSEAS INTERESTS

The SPEAKER pro tempore, Mr. LAHOOD, pursuant to House Resolution 155 and House Resolution 156 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 1561) to consolidate the foreign affairs agencies of the United States; to authorize appropriations for the Department of State and related agencies for fiscal years 1996 and 1997; to responsibly reduce the authorizations of appropriations for United States foreign assistance programs for fiscal years 1996 and 1997, and for other purposes.

Mr. GOODLATTE, Chairman of the Committee of the Whole, resumed the chair; and after some time spent there-

¶75.18 CALL IN COMMITTEE

Mr. GOODLATTE. Chairman, announced that the Committee, having had under consideration said bill, finding itself without a quorum, directed the Members to record their presence by electronic device, and the followingnamed Members responded—